1	Ralph A. Campillo (SBN: 70376) Christopher P. Norton (SBN: 234621) Nicholas A.Weiss (SBM: 260606) MINTZ LEVIN COHN FERRIS GLOVSKY AND POPEO, P.C. 2029 Century Park East Suite 3100 Los Angeles, CA 90067		
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5	Tolophono: 310 586 3200		
	Facsimile: 310-586-3202 Email: racampillo@mintz.com; cpnorton@mintz.com;		
6	- A Miller		
7		Judge Yvonne Gonzalez Rogers	
8	Attorneys for Defendants THOMAS P. SCHMALZRIED, M.D. and THOMAS P. November 19, 2018		
9	GOLDANI ZDIED W.D. A DDOEEGGIONAL		
10	CORPORATION SCHMALZRIED, M.D. A PROFESSIONAL CORPORATION DISTRICT OF		
11	UNITED STATES DISTRICT COURT		
12	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
13			
14	GREG REINECKE,	Case No. 3:18-cv-06848-YGR	
15	Plaintiffs,	STIPULATION TO EXTEND TIME TO RESPOND TO COMPLAINT BY NOT	
16	V.	MORE THAN 30 DAYS (L.R. 6-1(a)) RE	
17	DEPUY ORTHOPAEDICS, INC., JOHNSON & JOHNSON SERVICES,	DEFENDANTS THOMAS P. SCHMALZRIED, M.D. AND THOMAS P.	
18	INC., JOHNSON & JOHNSON, INC., DEPUY INTERNATIONAL, LTD.,	SCHMALZRIED, M.D. A PROFESSIONAL CORPORATION	
19	THOMAS P. SCHMALZRIED, M.D., THOMAS P. SCHMALZRIED, M.D. A		
	PROFESSIONAL CORPORATION; and DOES 1 through 20, inclusive,	Complaint served: October 25, 2018 Removed: November 12, 2018	
20		Current Response Date: November 19, 2018 Agreed Response Date: December 19, 2018	
21	Defendants.		
22	TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:		
23	Plaintiff Greg Reinecke and Defendants Thomas P. Schmalzried M.D. and Thomas P.		
24	Schmalzried, M.D. A Professional Corporation, by and through their respective counsel,		
25	hereby stipulate as follows:		
26	1) Plaintiff's Complaint was filed in San Francisco County Superior Court on		
27	September 24, 2018, and it was served on de	fendants on October 25, 2018.	
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1	2) The action was removed to the U.S. District Court on November 12, 2018.	
2	and the parties anticipate the action will be transferred by the Judicial Panel on Multidistric	
3	Litigation to In re DePuy Orthopaedics, Inc. Pinnacle Hip Implant Products Liability	
4	Litigation, MDL No. 2244, currently pending in the United States District Court for the	
5	Northern District of Texas.	
6	3) In light of the anticipated transfer, plaintiff and defendants have agreed that	
7	defendants Thomas P. Schmalzried, M.D. and Thomas P. Schmalzried, M.D. A Professiona	
8	Corporation, may have an extension of time to respond to plaintiffs' Complaint, through and	
9	including December 19, 2018.	
10	4) By entering into this stipulation, defendant does not waive, and specifically	
11	preserves, any and all defenses he has, including lack of personal jurisdiction and all other	
12	defenses available under Federal Rule of Civil Procedure Rule 12, and otherwise.	
13	IT IS SO STIPULATED.	
14 15	DATED: November 16, 2018 MINTZ LEVIN COHN FERRIS GLOVSKY AND POPEO P.C	
16 17 18 19 20 21	By: /s/ Christopher P. Norton Ralph A. Campillo, Esq. Christopher P. Norton, Esq. Nicholas A.Weiss, Esq. Attorneys for Defendants THOMAS P. SCHMALZRIED, M.D. and THOMAS P. SCHMALZRIED, M.D. A PROFESSIONAL CORPORATION	
22 23 24 25	DATED November 16, 2018 SEEGER SALVAS & DEVINE LLP By: /s/ Adam R. Salvas Kenneth M. Seeger, Esq. Adam R. Salvas, Esq. Brian J. Devine, Esq.	
26 27 28	Attorneys for Plaintiff GREG REINECKE	

*Pursuant to Local Rule 5-1(i)(3), Christopher Norton hereby attests that all other signatories listed, and on whose behalf the filing is submitted, concur in the filing's content and have authorized the filing.